

# The British Columbia Gazette.

## PUBLISHED BY AUTHORITY

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VICTORIA, JUNE 9TH, 1892.

Municipal By-Laws

No. 23.

## The British Columbia Gazette.

## PUBLISHED EVERY THURSDAY.

CALE OF CHARGES FOR ADVERTISING

For 100 words and under	\$5 00
Over 100 words and under 150 words	
Over 150 words and under 200 words	8 00
Over 200 words and under 250 words	9 00
Over 250 words and under 300 words	10 00
And for every additional 50 words	75
Municipal by laws requiring only one insertion, to be at or	e-half
the above rates.	

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## APPOINTMENTS.

## PROVINCIAL SECRETARY'S OFFICE.

IS HONOUR the Lieutenant-Governor has been pleased to make the fell with pleased to make the following appointment:-9th June, 1892.

SAMUEL L. KELLY, of the City of Vietoria, Esquire, to be a Justice of the Peace within and for the County of Victoria.

## PROVINCIAL SECRETARY.

Provincial Secretary's Office, 9th June, 1892.

H 18 HONOUR the Lieutenant-Governor has accepted the resignation of Henry Davis, of Valdes Island, Esquire, as a Justice of the Peace for the Westminster Electoral District.

His Honour the Lieutenant Governor has accepted the resignation of Richard Morrison, Esquire, M. D., as a Coroner for the Victoria City, Victoria and Esquimalt Electoral Districts.

## NOTICE.

A COURT OF ASSIZE, Nisi Prius, Oyer and Terminer, and General Gaol Delivery, will be held at the Town of Nelson, in the Country of Kootenay, on Wednesday, the 22nd day of June, 1892. By Command.

JNO. ROBSON,

Provincial Secretary's Office, 25th May, 1893.

my26

## PROVINCIAL SECRETARY.

#### NOTICE.

SITTINGS of the County Court of Kootenay will be held:-

At Donald, on Thursday, 16th June, 1892; At Revelstoke, on Monday, 20th June, 1892; At Nelson, on Thursday, 23rd June, 1892.

By Command.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office 25th May, 1892.

Lists of the articles required can be seen at this Office, and at the Asylum, at which latter place samples can also be inspected.

All supplies to be delivered at the Asylum without

extra charge.

Security for the due performance of the contract will be required in each case.

ARTHUR CAMPBELL REDDIE,

Deputy Provincial Secretary.

Provincial Secretary's Office, Victoria, 26th May, 1892.

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#### TABLE

Showing the Dates and Places of Courts of Assize, Nisi Prins, and Oyer and Terminer, for the Year 1892.

#### SPRING ASSIZES.

[On Vancouver Island.

[On Mainland.]

New Westminster...Wednesday...lst June. Kamloops.....Monday....6th June. Clinton......Monday......13th June.

#### FALL ASSIZES.

[On Mainland.]

Richfield ... Monday ... 12th September.
Clinton ... Wodnesday ... 28th September.
Kamloops ... Monday ... 3rd October.
Lytton ... Monday ... 10th October.
New Westminster ... Wednesday ... 9th November.
[On Vancouver Island.]

Victoria Monday 28th November.
Nanaimo Tuesday 6th December.

## EDUCATION.

EDUCATION OFFICE, May 4th, 1892.

OTICE is hereby given that the Annual Examination of Candidates for Certificates of Qualification to teach in the Public Schools of the Province will be held as follows, commencing on Tuesday, July 5th, at 9 a.m.:-

Victoria—In Legislative Assembly Hall. Kamloops—In Public School Building.

Each applicant must forward a notice, thirty days before the examination, stating the class and grade of certificate for which he will be a candidate, the optional subjects selected, and at which of the abovenamed places he will attend.

Every notice of intention to be examined must be accompanied with a testimonial certifying to the moral character of the candidate.

S. D. POPE, Superintendent of Education.

## PROCLAMATIONS.

FL.S.1

HUGH NELSON. CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To all to whom these Presents shall come.—Greeting.

#### A PROCLAMATION.

ASYLUM FOR THE INSANE, NEW WEST-MINSTER.

ARTHUR G. SMITH, Deputy Attorney-General. WHEREAS it is proposed in the proposed of an Act passed by the Legislature of British Columbia in the fifty-fifth year of Our Reign, initialed "An Act to amend 'An Act to provide an Official Stenographer for the Supreme and County Courts," that the said Act shall not come into force until proclaimed by the Provincial Secretary until noon on Tuesday the Provincial Secretary until noon on Tuesday the Lists of the articles required can be seen at this Office, and at the Asylum, at which latter place samples can also be inspected.

NOW KNOW YE, therefore, that in pursuance thereof, We do hereby proclaim the said Act to be in force as from the 16th day of May, one thousand eight hundred and ninety-two.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Hugh Nelson, Lieu-Witness, the Honourable HUGH NELSON, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this 11th day of May, in the year of Our Lord one thousand eight hundred and ninety-two, and in the fifty-fifth year of Our Paier. Reign.

By Command.

JNO. ROBSON, Provincial Secretary.

HUGH NELSON. [L.S.]

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the East Kootenay Electoral

WHEREAS a vacancy has happened in the Legislative Assembly by the acceptance of office of the Hononrable James Baker, a Member for the East Kootenay Electoral District, We command you that, notice of the time and place of Election being duly given, you do cause Election to be made according to law, of one Member to serve in the Legislative Assembly of the Province of British Columbia, for the East Kootenay Electoral District, and that you do cause the nomination of Candidates at such Election to be held on the day of next, and do cause the name of such Member when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the thirtieth day of July next, the Election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

TESTIMONY WHEREOF, We have eansed Our Letters to be made Patent under the Great Seal of Onr said Province of British Columbia: Witness, the Hononrable Hugh Nelson, at Onr Government House, at Victoria, the twenty-eighth day of May, in the year of Our Lord one thousand eight hundred and ninety-two, and in the fifty-fifth year of Our Reign.

By Command.

JAMES C. PREVOST, Registrar of the Supreme Court.

#### NEW WESTMINSTER DISTRICT

NOTICE is hereby given that the under mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Compulsioner of Lands and Works North Assistant Commissioner of Lands and Works, New

Lot 1,406, Group 1.—Wm. Weiss, Pre-emption Record No. 1,160, dated 9th October, 1891. Lot 1,464, Group 1.—W. Godfrey, application to purchase dated 9th October, 1891. Lot 1,465, Group 1.—Chas. C. Maddams, application to purchase dated 9th December, 1891.

to purchase dated 9th December, 1891.

Lot 1,466, Group 1.—John Somers, Pre-emption Record No. 531, dated 23rd May, 1889.

Lot 1,467, Group 1.—Richard Meek, Pre-emption Record No. 867, dated 27th August, 1890.

Lot 1,468, Group 1.—John Meek, Pre-emption Record No. 866, dated 27th August, 1890.

Lot 1,469, Group 1.—Joseph W. Taylor, Pre-emption Record No. 761, dated 21st April, 1890.

Lot 1,470, Group 1.—N. Yerex, application to purchase dated 20th April, 1892.

Lot 1,471, Group 1.—Sidney Herbert, application to purchase dated 5th April, 1892.

Lot 1,472, Group 1.—Rexander Young, application

to purchase dated 5th April, 1892.

Lot 1,472, Group 1.—Alexander Young, application to purchase dated 21st April, 1892.

Lot 1,473, Group 1.—Alfred Whitaker and Herbert Whitaker, Pre-emption Record No. 1,342, dated 17th March, 1892.

Lot 1,474, Group 1.—H. T. Ceperley, application to purchase dated 10th October, 1891.

Lot 1,475, Group 1.—J. M. McLaren, application to purchase dated 9th October, 1891.

Lot 1,476, Group 1.—Richard Fleming, application to purchase dated 23rd March, 1892.

to purchase dated 23rd March, 1892.

Lot 1,477, Group 1.—Ernest H. Roome, application to purchase dated 10th October, 1891.

Lot 1,478, Group 1.—T. R. Morrow, application to purchase dated 31st December, 1891.

Lot 1479, Group 1.—I. Dunn. application to purchase dated 31st December, 1891.

chase dated 9th October, 1891. Lot 1,480, Group 1.—J. S. O'Dwyer, application to

purchase dated 15th October, 1891.

ot 1,481, Group 1.—Percy W. Evans, application to purchase dated 13th October, 1891. Lot 1,481, Group 1.-

to purchase dated 13th October, 1891.

Lot 1,482, Group 1.—Frederick Minaty, Pre emption Record No. 1,239, dated 18th November, 1891.

Lot 1,483, Group 1.—8. J. Emanuels, application to purchase dated 11th August. 1891.

Lot 1,484, Group 1.—W. S. Weeks, application to purchase dated 10th February, 1892.

Lot 1,485, Group 1.—M. Grant, application to purchase by Gazette notice dated 10th September, 1891 1891

Lot 1,486, Group 1.—Alexander Grant, Pre-Record No. 1,010, dated 22nd April, 1891 -Alexander Grant, Pre-emption

Lot 1,487, Group 1.—Alexander Grant, application to purchase dated 8th April, 1892.

Lot 1,488, Group 1.—Harry Tegg, application to purchase dated 10th March, 1892.

Lot 1,489, Group 1.—Harry Tegg. Pre-emption Record No. 1,011, dated 22ad April, 1891.

Lot 1,490, Group 1.--John J. Blake, Pre-emption Record No. 802, dated 29th July, 1890. Lot 1,491, Group 1.—John Fraser, Pre-emption Record No. 391, dated 18th May, 1888.

Lot 1,492, Group 1.—John Ross, application to pur-

chase dated 21st December, 1891 Lot 1,493, Group 1.- James McPhee, Pre-emption Record No. 1,182, dated 8th September, 1891.

Lot 1,494, Group 1.--F. McCartney, application to

purchase dated 29th February, 1892. Lot 1,495, Group 1.—W. E. McCartney, application to purchase dated 29th February, 1892.

Lot 1,496, Group 1.—C. F. S. King, application to purchase dated 29th February, 1892.

Persons having adverse claims to any of the above mentioned pre-emptions must furnish a statement the same to the Commissioner within 60 days from the date of this notice.

> W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 9th June, 1892.

## LANDS AND WORKS.

#### RUPERT DISTRICT.

NOTICE is hereby given that the following tracts of land, situated in Rupert District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:

#### Township 3.

Sections 1 to 12, inclusive. John Irving and others, application to purchase dated 24th February, 1890.

#### Township 4.

Sections 1, 2, 11, 12.—John Irving and others, application to purchase dated 24th February, 1890. Sections 3, 4, 10.

#### Township 11.

Fractional E. \(\frac{1}{2}\) of Section 19. Fractional S. \(\frac{1}{2}\) and fractional N. \(\frac{1}{2}\) of Section 20. S. \(\frac{1}{2}\) and fractional N. \(\frac{1}{2}\) of Section 21. Sections 22 to 27, inclusive.

Fractional E. \(\frac{1}{2}\) and fractional S. W. \(\frac{1}{2}\) of Section 28. Fractional S. \(\frac{1}{2}\) and N.W. \(\frac{1}{2}\) of Section 29. Fractional S. \(\frac{1}{2}\) of Section 30.

Fractional E. \(\frac{1}{2}\) of Section 33.

W. \(\frac{1}{2}\) and fractional E. \(\frac{1}{2}\) of Section 33.

W.  $\frac{1}{2}$  and fractional E.  $\frac{1}{2}$  of Section 34. Fractional W.  $\frac{1}{2}$  and E.  $\frac{1}{2}$  of Section 35.

Fractional Section 36.

## Township 12.

Sections 19 to 34, inclusive. Sections 35 and 36.—John Irving and others, application to purchase dated 24th February, 1890.

#### Township 13.

Sections 19 to 30, inclusive.—John Irving and others, application to purchase dated 24th February, 1890.

## TOWNSHIP 14.

Sections 19 to 36, inclusive.

Township 15.

Section 19.

Section 20.

Section 20.
Fractional W. ½ and W. portion of fractional N. E. ¼ of Section 21.
Fractional S.W. portion of N. W. ¼ and fractional N. portion of S.W. ¼ of Section 27.
W. portion of fractional S.E. ¼, W. ½, and fractional west part of N.E. ¼ of Section 28.
Sections 29, 30, 31, 32.
W. J. of Section 22.

W. ½ of Section 33
W. portion of fractional S.E. ‡ and W. portion of fractional N.E. ¼ of Section 33.
W. portion of fractional N.W. ‡ and N. portion of

fractional S.W. 4 of Section 34.

W. S. GORE,

Deputy Commissioner of Lands and Works. Lands and Works Department, Victoria, B.C., 18th May, 1892. my19 my19

#### WEST KOOTENAY DISTRICT.

NOTICE is hereby given that Lot 294, Group 1, Kootenay District (Lanark Mineral Claim), has Kootenay District (Lanark Mineral Claim), has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstnbbs, Esq., Assistant Commissioner of Lands and Works, Nelson.

W. S. GORE,

Deputy Commissioner of Lands and Works.

Lands and Works Department,

Victoria, B.C., 31st May, 1892.

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## EAST KOOTENAY DISTRICT.

TOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootsney, Dis tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald: Lots 421, 422, 423, 424, 425, 426.—Columbia and Kootenay Railway and Navigation Company, land grant

land grant.

je9

Persons having adverse claims to any of the abovementioned lots must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

Deputy Commissioner of Lands and Works,

Lands and Works Department, Victoria, B.C., 18th May, 1892.

mv19

## OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situat in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Ssistant Commissioner of Lands and Works, Vernon:

S.W. ‡ Section 34, Township 29.—Hy. Van Buskirk, application to purchase dated 3rd February, 1892.

N.W. ‡ Section 34, Township 29; S.W. ‡ Section 3, Township 26.—Hy. Van Buskirk, Pre-emption Record No. 1,004, dated 2nd February, 1891.

N.E. ‡ Section 11, N.W. ‡ Section 12, Township 26.—Richard Watson, Pre-emption Record No. 989, dated 2nd January, 1891.

S.E. ‡ Section 36, E. ½ Section 25, Township 20.—Thos. Wood, application to purchase dated 18th July, 1891.

S.E. ‡ Section 24, Township 28; S.W. ‡ Section 19 Township 29.—Ed. O. Robinson, Pre-emption Record No. 1,203, dated 23rd November, 1891.

S.E. ‡ Section 30, N.E. ‡ Section 19, Township 29.—August 6illard Pre-emption Record No. 1,030, dated 16th March, 1891.

dated 16th March, 1891.

dated 16th March, 1891.

N. ½ Section 4, Township 26.—A. Guashchetti, Preemption Record No. 1,043, dated 1st April, 1891.

N. ½ Section 9, Township 20.—A. B. Knox, application to purchase dated 1st June, 1891.

S.E. ‡ Section 6, Township 23.—A. B. Knox, application to purchase dated 10th June, 1890.

N.E. ‡ Section 30, Township 26.—A. B. Knox, application to purchase dated 22nd May, 1890.

N.W. ‡ Section 16; W. portion of N.E. ½ Section 16, E. portion of N.E. ‡ Section 17, Township 3.—D. McDonald, Pre-emption Record No. 867, dated 1st May, 1890.

Lot 378.—W. Norman Bole, application to purchase dated 22nd January, 1889.

Lot 384.—"Stemwinder" Mineral Claim.

Lot 385.—"Brown Bear" Mineral Claim.

Persons having adverse claims to any of the above-

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works

Lands and Works Department, Victoria, B.C., 27th April, 1892. ap28

#### EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of lund, situate in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:—

Lot 289, Group 1.—Michael Phillips, Pre-emption Record No. 9, dated 16th September, 1873.Lots 335, 336, 339, 340, 341, 344, 345, 346, 347, 348,

349, 350, 351, 352, 353, Group I.—Columbia and Kootenay Railway and Navigation Company.

Persons having adverse claims to any of the abovementioned Lots must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands & Works Department, Victoria, i. C., 20th April, 1892.

## NOTICE is hereby given that the under-mentioned tracts of land, situated in the following Districts, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria :-

#### QUEEN CHARLOTTE DISTRICT.

COLOR CHARLOTTE DISTRICT.

Lot 19.—W. A. Robertson, application to purchase by Gazette notice dated 25th February, 1892.

Fractional S.W. † Sec. 26, W. part of fractional S.E. † Sec. 26, fractional N.W. † Sec. 23, N. part of fractional S.W. † Sec. 23, Township 4.—D. Freeman, application to purchase dated 23rd March, 1891.

Lots 334 and 342, Group 1.—Columbia and Kootenay Railway and Navigation Company, land grant.

Any person having adverse claims to Lots 290, 334, and 342 must furnish a statement of the same to the fractional S.W. † Sec. 23, Township 4.—D. Freeman, application to purchase dated 23rd March, 1891.

Section 10, Township 5.—James A. Mahood, application to purchase dated 25th May, 1892.

#### CLAYOQUOT DISTRICT.

Section 6.—Charlotte Anne Yonng, application to purchase dated 28th April, 1892.
Section 7.—Hattie M. McGregor, application to purchase dated 20th April, 1892.
Section 8.—C. M. Page, application to purchase dated 5th April, 1892.
Section 9.—P. C. McGregor, application to purchase dated 5th April, 1892.

## Cowignan District.

Fractional Section 1, Range 2 W. and fractional Section 20, Range 2 W., Salt Spring Island.—Arthur Walter, application to purchase dated 25th March, 1892.

## SAYWARD DISTRICT.

SAYWARD DISTRICT.

Lot 157.—Robert Norris, Pre-emption Record No. 237, dated 12th November, 1889.

Lot 158.—Edwin Ridd, Pre-emption Record No. 614, dated 24th March, 1892.

Lot 159.—John H. Smith, Pre-emption Record No. 658, dated 4th June, 1892.

Lot 160.—Edgar W. Wylie, Pre-emption Record No. 435, dated 29th May, 1891.

Lot 161.—Arno. N. Sntton, Pre-emption Record No. 615, dated 24th March, 1892.

Lot 162.—Richard Davis, Pre-emption Record No. 657, dated 4th June, 1892.

Comox District.

#### Comox District.

Lot 217.—Estate of the late W. H. Thompson, Pre-emption Record No. 1,293, dated 12th February,

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 9th June, 1892. je9

#### QUEEN CHARLOTTE DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Queen Charlotte District, have been surveyed, and that plans of the same can be seen at the Lands and Works Depart-

same can be seen at the Lands and Works Department, Victoria: Lot 20.—Saml. Williams, application to purchase dated 16th October, 1891.
Lot 21.—J. R. Scott.—application to purchase dated 24th March, 1892.
Lot 22.—W. H. Smith, application to purchase dated 24th March, 1892.
Lot 22.—W. A. Shotbolt, application to purchase

dated 24th March, 1892.

Lot 23.—Thos. Shotbolt, application to purchase dated 24th March, 1892.

Lot 24.—B. Stapledon, application to purchase dated 24th March, 1892.

Lot 25.—Peter Rosinissen, application to purchase dated 3rd February, 1892.

Lot 26.—Donald Robertson, application to purchase dated 3rd February, 1892.

dated 3rd February, 1892.

Lot 27.—Wm. H. Ellis, application to purchase dated 3rd February, 1892.

W. S. GORE, Deputy Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 27th April, 1892. ap28

#### EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cumuins, Esq., Assistant Commissioner of Lands and Works, Donald:

Lot 290, Group 1.—Andrew Bird, Pre-emption Record No. 167, dated 6th October, 1890. Lot 291, Group 1.—Samuel Hardie, application to purchase by Gazette notice dated 11th February, 1892.

Lots 334 and 342, Group 1.—Columbia and Kootenay Railway and Navigation Company, land grant.

W. S. GORE,

Deputy Commissioner of Lands & Works,

Lands and Works Department,

Victoria, B.C., 27th April, 1892. ap28 ap28

PUBLIC HIGHWAY KAMLOOPS DIVISION OF YALE DISTRICT.

OTICE is hereby given that a public highway extending 33 feet in width on each side of the centre line of the existing waggon road, in the valley of the South Thompson River, from Duck's to Chase's is hereby established.

F. G. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 1st February, 1892.

#### NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:

Lot 1,414, Group 1.—Chas. Stockwell, application Westminster:

Lot 1,414, Group 1.—Chas. Stockwell, application to purchase dated 25th January, 1892.
Lots 1,415 and 1,416, Group 1.—F. J. Thompson, application to purchase dated 7th September, 1891.
Lot 1,417, Group 1.—C. J. P. Phibbs, application to purchase dated 7th September, 1891.
Lot 1,418, Group 1.—John S. Dismorr, Pre-emption Record No. 981, dated 14th April, 1891.
Lot 1,419, Group 1.—W. J. McGuigan, Pre-emption Record No. 941, dated 2nd January, 1891.
Lots 1,420, 1,421 and 1,422, Group 1.—Edward Stolterfoht, application to purchase dated 10th October, 1891.

Stolterfoht. application to purchase dated 10th October, 1891.

Lot 1,423, Group 1.—Henry Niekel, Pre-emption Record No. 600, dated 16th September, 1889.

Lot 1,424, Group 1.—Eric Eriekson, Pre-emption Record No. 1,229, dated 10th September, 1891.

Lot 1,425, Group 1.—R. E. Palmer, application to purchase dated 26th October, 1891.

Lot 1,426, Group 1.—Wm. Matilda and Benson Fluris, Pre-emption Record No. 1,361, dated 7th April, 1892.

Lot 1,427, Group 1.—Wm. Rawding, application to purchase dated 31st August, 1891.

Lot 1,428, Group 1.—Wm. L. Keene, application to purchase dated 22nd September, 1891.

Lot 1,429, Group 1.—John Me Dowell, application to purchase dated 15th January, 1892.

Lot 1,430, Group 1.—Zebulon Franks, application to purchase dated 15th January, 1892.

Lot 1,431, Group 1.—Hy. Proctor, application to purchase dated 12th March, 1892.

Lot 1,432, Group 1.—Hy. Proctor, application to purchase dated 12th March, 1892.

Lot 1,432, Group 1. -H. Washington, application to purchase by Gazette notice dated 16th February, 1892.

Lot 1,433, Group 1.—E. B. Bushell, application to purchase dated 14th March, 1892.Lot 1,434, Group 1.—Anthony McLellan, application

Lot 1,434, Group 1.—Authony McLellan, application to purchase dated 15th January. 1892.
Lot 1,435, Group 1.—H. J. Painter, application to purchase dated 9th October, 1891.
Lot 1,436, Group 1.—F. W. Hart, Pre-emption Record No. 1,148, dated 30th September, 1891.
Lot 1,437, Group 1.—John S. Cook, application to purchase dated 7th March, 1892.

purchase dated 7th March, 1892.

Lot 1,438, Group 1.—Jean Sirois, Pre-emption Record No. 907, dated 13th November, 1890.

Lot 1,439, Group 1.—Geo. O. Ouillet, Pre-emption Record No. 677, dated 11th December, 1889.

Lot 1,440, Group 1.—Geo. O. Ouillet, application to purchase dated 19th February, 1892.

Lot 1,441, Group 1.—Henry Heffering, Pre-emption Record No. 756, dated 14th April, 1890.

Lot 1,442, Group 1.—Murdock Cameron, Pre-emption Record No. 757, dated 14th April, 1890.

Lot 1,443, Group 1.—Josiah Prewer, Pre-emption Record No. 829, dated 5th August, 1890.

Lots 1,444 and 1,445, Group 1.—Alfred Whitaker,

Lots 1,444 and 1,445, Group 1.—Alfred Whitaker, application to purchase dated 2nd March, 1892. Lot 1,446, Group 1.—W. S. Shrapnel, application to purchase by Gazette notice dated 18th February, 1892.

Lot 1,450, Group 1.— J. Cryter, Pre-emption.
Lot 1,451, Group 1.— William David Bardis and
Joseph William Pike, application to purchase
dated 10th January, 1892.
Lot 1,452, Group 1.— Magnus Mclunes, Pre-emption
Record No. 860, dated 27th August, 1890.
Lot 478, Group 2.— Geo. Gib on, Pre-emption Record
No. 1,344, dated 18th March, 1892.
Persons having adverse claims to any of the abovementioned pre-emptions must—furnish a statement of
the same to the Commissioner within 60 days from the

the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 27th April, 1892. ap28 ap28

#### NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westmann 1985.

Cestminster:—
Lot 1,453, Group 1.—M. G. MeLean, Pre-emption Record No. 861, dated 27th August, 1890.
Lot 1,454, Group 1.—Ernest C. Brittain, Pre-emption Record No. 791, dated 28th July, 1890.
Lot 1,455, Group 1.—Norman McInnis, Pre emption Record No. 862, dated 27th August, 1890.
Lot 1,456, Group 1.—Jesse Dixon, Pre-emption Record No. 1,126, dated 3rd September, 1891.
Lot 1,457, Group 1.—Edward Nicolls, Pre-emption Record No. 1,271, dated 7th December, 1891.
Lot 1,458, Group 1.—Jno. Pethybridge Nicolls, Pre-emption Record No. 1,272, dated 7th December, 1891.

Lot 1,459, Group 1.—Geo. H. Williams, Pre-emption

Lot 1,459, Group 1.—Geo. H. Williams, Pre-emption Record No. 1,273, dated 7th December, 1891.
Lot 1,460, Group 1.—J. O. Callender, application to purchase dated 24th March, 1892.
Lot 1,461, Group 1.—Sarah Easum Phillips, application to purchase dated 4th February, 1892.
Lot 1,462, Group 1.—Pierre Delmas, Pre-emption Record No. S38, dated 6th Angust, 1890.
Lot 1,463, Group 1.—Geo. Kelly, Pre-emption Record No. 1,290, dated 10th December, 1891.

No. 1,290, dated 10th December, 1891

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 4th May, 1892. my5 my5

## OSOYOOS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Osovoos Division of tracts of land, situated in Osoyoos Division of Yale Distriet, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Vietoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Lot 386.—Henry Harland, Pre-emption Record No. 337, dated 13th April, 1885.

Lot 387.—"Copper Queen" Mineral Claim.

Lot 388.—"King Solomon" Mineral Claim.

Lot 389.—"None Such" Mineral Claim.

Persons having adverse claims to Lot 386 must furnish a statement of the same to the Commissioner within 60 days from the date of this notice. within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 18th May, 1892. my19

#### EAST KOOTENAY DISTRICT.

NOTICE is hereby given that Lot 293, Group 1, Kootenay District (Jumbo Mineral Claim), has purchase by Gazette notice dated 18th February, 1892.

Lot 1,447, Group 1.—Thos. Gregson, application to purchase dated 7th October, 1891.

Lot 1,448, Group 1.—Geo. Lockie, Pre-emption Record No. 1,050, dated 5th May, 1891.

Lot 1,449, Group 1.—Catherine Gregson, application to purchase by Gazette notice dated 11th February, 1892.

Lot 1,449, Group 1.—Catherine Gregson, application to purchase by Gazette notice dated 11th February, 1892.

Lot 1,449, Group 1.—Catherine Gregson, application to purchase by Gazette notice dated 11th February, 1892.

Lot 1,449, Group 1.—Catherine Gregson, application to purchase by Gazette notice dated 11th February, 1892.

#### RESERVE.

TOTICE is hereby given that the following parecls of land are reserved and set apart for the use of the B. C. Fishing and Trading Company, Limited, during the pleasure of the Government:—

1. Ten acres situated on a small island, not named, on the porth side of Calinno Leland.

on the north side of Galiano Island.

2. Ten acres situated on the south-east side of Burke Channel, near Edward Point.

3. Ten acres situated on Roderick Island, near Mary

Lands and Works Department, Victoria, B.C., 31st May, 1892.

#### EAST KOOTENAY.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Douald:

Lot 295, Group 1.—Samuel Brewer, Pre-emption Record No. 151, dated 5th April, 1890.
Lot 296, Group 1.—Charles Levett, application to purchase by Gazette notice dated 31st December,

Persons having adverse claims to Lot 295, Group 1, must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B. C., 9th June, 1892.

#### NICOLA DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Nicola Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Jno. Clapperton, Esq., Assistant Commissioner of Lands and Works,

Lots 757 and 758, Group I—John Thomas Davies and Harvey McGregor, Pre-emption Record No. 952, dated 4th November, 1890.

Persons having adverse claims to Lots 757 and 758, Group 1, must furnish a statement of the same to the Commissioner within 60 days from the date of this

W. S. GORE.

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 9th June, 1892. je9

#### ASSIGNMENT NOTICES.

#### NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT.

NOTICE is hereby given that Frederick George Walker, residing at the City of Victoria, in the Province of British Columbia, barrister-at-law and solicitor, has, by deed dated the 11th day of May, A. D. 1892, assigned all his real and personal estate, whatsoever and wheresoever, to Cuyler Armstrong Holland, residing at the said City of Victoria, one of the Managing Directors of the British Columbia Land and Investment Agency, Limited, for the purpose of paying and satisfying rateably or proportionately and without preference or priority, his, the said Frederick George Walker's, creditors.

The said deed was executed by the said Frederick

Armstrong Holland, the assignee, on the said 11th day of May, 1892, and the said assignee has undertaken and accepted the trusts created by the said

All persons having claims against the said assignor must forward or deliver full particulars of claim duly verified to the said assignee or his solicitors on or before the 1st day of July next, and persons indebted to the said assignor are required to pay any such indebtedness to the said assignee on or before that

#### ADJOURNED CREDITORS' MEETING.

3. Ten acres situated on Roderick Island, near Mary Cove.

4. Ten acres situated on McCauley Island, near morth-east corner.

5. Ten acres situated on the north-west end of Banks Island.

6. Ten acres situated on the sonth-east side of Banks Island. near Cliff Point.

7. Ten acres situated on one of Chose Islands, lying to the south-east of the Group in Queen's Sound, opposite Pupple Bluff.

F. G. VERNON,

Chief Commissioner of Lands & Works.

Chief Commissioner of Lands & Works.

Victoria, B.C., 31st May, 1892.

ADJOURNED CREDITORS MERTING.

ADJOURNED CREDITORS MERTING. je2 thereat.

Dated at Victoria, B. C., this 30th day of May,

A. D., 1892.

McPHILLIPS, WOOTTON & BARNAND.

Solicitors for the said Cuyler Armstrong
Holland, the said assignee.

#### NOTICE OF ASSIGNMENT.

PURSUANT TO 50 VIC., CAP. 2 & 53 VIC., CAP. 12.

NOTICE is hereby given that Alexander D. Campbell and Edith F. Campbell, both of Sardis, in the Province of British Columbia, have, by deed dated the 13th day of May, A. D. 1892, assigned all their real and personal property whatsoever to Stanley H. Riggs, of the City of New Westminster, for the benefit of All their conditions

Riggs, of the City of New Westminster, for the benefit of all their creditors.

The said deed was executed by the said assigners on the said 13th day of May, and by the said assignee (who accepted the trusts thereof) on the 14th day of May, A. D. 1892.

All claims against the said Alexander D. Campbell and Edith F. Campbell, or either of them, must be sent to the undersigned assignee, to whom all moneys owing must be paid on or before the 30th day of June, A. D. 1892.

S. H. RIGGS.

S. H. RIGGS, Assignee. my26

20th May, 1892.

NOTICE OF ASSIGNMENT.

Pursuant to Statutes 50 Vict., Chap. 2, and 53 VICT., Силр. 12.

OTICE is hereby given that George Banford, of Chilliwhack, in the Province of British Columbia, farmer, has by deed dated the 20th day of May, A.D. 1892, assigned all his real and personal estate nnto Horatio Webb, Chilliwhack, farmer, for the benefit of his creditors. The said deed was executed by the said assignee (who has undertaken the trusts thereof) and the said assignee on the 20th day of Mexicolary and the said assignee of the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee on the 20th day of Mexicolary and the said assignee of the said as a thereof) and the said assignor on the 20th day of May. A.D. 1892. All persons having claims against the said to the undersigned on or before the 20th day of Junc next. All persons indebted to the said assignor are required to pay the amounts due by them to the said assignee on or before that date.

ARMSTRONG, ECKSTEIN & GAYNOR, Solivitors for the said Assignee. New Westminster, May 20th, 1892.

## NOTICE OF ASSIGNMENT.

PURSUANT TO STATUTES 50 VICT., CHAP. 2, AND 53 VICT., CHAP. 12.

Holland, residing at the said City of Victoria, one of the Managing Directors of the British Columbia Land and Investment Agency, Limited, for the purpose of paying and satisfying rateably or proportionately and without preference or priority, his, the said Frederick George Walker's, creditors.

The said deed was executed by the said Frederick George Walker, the assignor, and the said Cuyler the trusts thereof) and the said assignor on the 27th

day of May, 1892. All persons having claims against the said assignor must torward full particulars, duly verified, to the undersigned on or before the 27th day

Solicitor for the said Assignee. New Westminster, May 27th, 1892.

#### NOTICE OF ASSIGNMENT.

NOTICE is hereby given that ALLAN McLEAN, of New Worthington in the Notice is hereby given that ALLAN McLEAN, of New Westminster, in the Province of British Columbia, grocer, has by deed dated the 10th day of May, A.D. 1892, assigned all his real and personal estate unto Frederic W. Howay, of the City of New Westminster, for the benefit of his creditors. The said deed was executed by the said assignee (who has undertaken the trusts thereof) and the said assignor on the 10th day of May, A.D. 1892. All persons having claims against the said assignor must forward full particulars, duly verified, to the undersigned on or before the 10th day of June next. All persons indebted to the said assignor are required to pay the amounts due by them to the said assignee on or before amounts due by them to the said assignce on or before

WHITESIDE & HOWAY, Solicitors for the said Assignee.

New Westminster, May 10th, 1893.

## my19

#### NOTICE OF ASSIGNMENT.

Pursuant to Statutes, 50 Vic., Chap. 2, and 53 Vic. Chap. 12.

TOTICE is hereby given that William McColl, of the City of New Westminster, storekeeper, has by deed dated the 7th day of June, A.D. 1892, assigned all his real and personal estate unto Frederick G. Turner, of the said City of New Westminster, Real Estate Agent, for the benefit of his ereditors. The said deed was executed by the said assignee (who has undertaken the trusts thereof) and the said assignor on the 7th day of June, A.D. 1892. All persons having elaims against the said assignor must forward full particulars, duly verified, to the undersigned on or chains; thence west 40 chains; thence south 250 chains, paralleling mountain; thence east 40 chains;

ang elams against the said assignor must forward full particulars, duly verified, to the undersigned on or before the 7th day of July next.

All persons indebted to the said assignor are required to pay the amounts due by them to the said assignee on or before that date. A meeting of the creditors will be held at the office of J. B. Cherry, Armstrong-Young Block, Columbia Street, New Westminster, on Tuesday, 14th June, at four o'clock, p.m.

J. B. CHERRY

Solicitor for the said Assignee New Westminster, June 7th, 1892.

### TIMBER LICENCES.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to ent and carry away timber from the following described lands:—

Commencing at the north-east corner post of Lot 29, Loughborough Inlet; thence following the north line of said claim about 60 chains in a westerly direction; thence north about 80 chains; thence east to shore; thence following shore line to point of commencement; "Qualification and Registration of Voters' eontaining one thousand aeres, more or less.

Act, 1876."

my26

Vancouver, May 16th, 1892.

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described land:—Commencing at a stake planted in a cove on Agamemnon Channel, about 1\frac{1}{4} miles west of the most casterly point of Nelson Island; thence north to the shore; thence along shore, around said point, to point of commencement; and containing about 800 acres.

je9

L. NELSON.

## TIMBER LICENCES.

of thme next. All persons undebted to the said assignor are required to pay the amounts due by the mate to the said assigner or referred to the said the officer of J. B. Cherry, Armstrong Young Block, New Westminster, on Monday, 30th May, 1892, at 8 o'clock p.m.

J. B. CHERRY,

Solicitor for the said to the said to the said missioner of Lands and Works for a fiscuse to cut and earry away timber from the following described land: Commencing at a post on the cast side of Texada Island, about four miles south-east from north cast point; thence south 80 chains; thence cast 20 chains; thence south 40 chains; thence cast 20 chains; rexada Island, about four infles south-east from north-east point; thence south 80 chains; thence east 20 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; thence east 40 chains; thence south 40 chains; theuce east 40 chains; thence south 40 chains; thence east PURSUANT TO STATUTES 50 VICT., CHAP. 2, AND 53

VICT., CHAP. 12.

TOTICE is hereby given that ALLAN MCLEAN. of commencement; containing one thousand acres, more or less.

JOHN A. CLARK.

Vancouver, June 6th, 1892.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to cut timber upon the Government reserve at the inlet of Slocan Lake; consisting of 640 acres, more or less.

ALFRED HILL.

Nelson, B.C., May 4th, 1892.

my12

NOTICE is hereby given that 30 days after date I intend to make application to the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described lands on Loughborough Inlet:—Commencing from the east stake of D. Gray's claim; thence following his north line in a westerly direction 70 chains; thence north 30 chains; thence east 40 chains; thence north 190 chains; thence east to shore; thence following shore line to point of commencement; and containing one line to point of commencement; and containing one thousand acres, more or less.

ehains, paralleling mountain; thence east 40 chains; thence north 190 chains to initial post; and said to contain 1,000 acres, more or less.

Dated the 11th day of April, 1892.

L. H. NORTHEY.

NOTICE is hereby given that 30 days after date I intend to apply to the Honourable the Chief Commissioner of Lands and Works for a license to eut timber from the following described lands:—Commencing at a post on the west side of Honalko River, opposite W. P. Sayward's lower claim; thence west 40 chains; thence in a southerly direction along foot-hill 250 chains; thence east 40 chains; thence meandering river to post; and said to contain 1,000 acres, more or less. aeres, more or less

Dated the 11th day of April, 1892.

D. CARMODY.

## REGISTRATION OF VOTERS.

VICTORIA CITY AND ESQUIMALT DISTRICTS.

Аст, 1876."

NOTICE is hereby given that, in pursuance of subsection (f) of clause 9 of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday the 1st day of August next, hold a Court of Revision for the purpose of hearing and determining any or all chiestions against the retention of any person on the objections against the retention of any names on the Registers of Voters. Such Court will be open at 12 o'clock noon, at the Court House, Bastion Square, rt no..... HARVEY COMBE, Collector. je9

Victoria, B.C., 3rd June, 1892.

ia28

## REGISTRATION OF VOTERS.

## VANCOUVER CITY ELECTORAL DISTRICT.

OTICE is hereby given that a Court of Revision of the Register of Voters for the Vancouver City Electoral District will be held at the Court House, in the City of Vanconver, on the first Monday of August, A. D. 1892, at the hour of ten o'clock forenoon. (51 Vic., c. 38, sub-s. (f) sec. 6.)

A. E. BECK, Collector of Voles for Vancourer City Electoral Dist. my26Vancouver, 25th May, 1892.

## EAST KOOTENAY DISTRICT.

"QUALIFICATION AND REGISTRATION OF VOTERS Аст, 1876."

NOTICE is hereby given that, in accordance with clause 9, sub-section (f), of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday, the 1st day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any any or all objections against the retention of any names on the Register of Voters. Such Court to be opened at 11 o'clock a.m., at the Court House, Donald.

S. REDGRAVE. Collector.

Donald, B.C., May 31st, 1892.

## WESTMINSTER AMD NEW WESTMINSTER CITY ELECTORAL DISTRICTS.

"QUALIFICATION AND REGISTRATION OF VOTERS Аст, 1876.

NOTICE is hereby given that, in accordance with clause 9, sub-section (f) of the "Qualification and Registration of Voters' Act, 1876," I shall hold a Court of Revision at the Court House, New Westminster, on Monday, the 1st day of August next, at 12 clearly near 12 o'elock noon.

Dated the 1st June, 1892.

C. WARWICK,

je9

Collector.

#### COWICHAN DISTRICT.

"QUALIFICATION AND REGISTRATION OF VOTERS" Аст, 1876.

Lots Nos, 30, 31 and 32, Fernwood Estate, Vic-30 and 31 known as Lots 1 to 18, Inclusive, this publication. ACCORDING TO THE PLAN DEPOSITED IN THE LAND REGISTRY OFFICE, VICTORIA, ON THE 26TH DAY OF

Land Registry Office, Victoria, May 7th, 1892.

myl2

## LAND REGISTRY ACT.

"LAND REGISTRY ACT."

THE WESTERN HALF OF LOT No. 118, VICTORIA CITY.

CERTIFICATE of Indefeasible Title A above property will be issued to John Sebastian Helmcken on the 7th day of July, 1892, unless in the meantime a valid objection thereto be made to the Registrar-General, in writing, by some person claiming an estate or interest in said property, or some part thercof.

C. J. LEGGATT,

Registrar-General.

Land Registry Office, Victoria, April 1st, 1892.

ap7

## "LAND REGISTRY ACT."

THE UNSOLD PORTIONS OF LOT 6, GROUP I., KOOTENAY DISTRICT.

A CERTIFICATE of Indefeasible Title to the above property will be issued to Arthur Stanhope Farwell on the 24th day of June, 1892, unless in the meantime a valid objection thereto be made to the Registrar-General, in writing, by some person claiming an estate or interest in said property, or some part thereof.

C. J. LEGGATT, Registrar General.

Land Registry Office, Victoria, 17th March, 1892.

mh24

## COAL PROSPECTING LICENCES.

NOTICE is hereby given that I intend to apply to the Assistant Commissioner of Lands and Works for the Lillooet District for a license to prospect for coal on a certain piece of land containing 640 acres, and situated on the east bank of the North Thompson River, about 56 miles north of Kamloops:—

Commencing by placing initial post marked "S.W." at J. D. Robson's S. E. corner; thence east 40 chains to Unwin's N. E. corner; thence south 20 chains; thence east 40 chains; thence north 80 chains; thence west 80 chains; thence south 60 chains to point of commencement.

J. S. LAWRENCE. Kamloops, B.C., May 4th, 1892.

my26

## MINERAL CLAIMS.

NOTICE is hereby given that in pursuance of clause 9, sub-section (f), of the "Qualification and Registration of Voters' Act, 1876," I shall, on Monday, the 1st day of August next, hold a Court of Revision for the purpose of hearing and determining any or all objections against the retention of any names on the Register of Voters.

Such Court will be opened at 11 o'clock a.m. at the Court House, Duncan.

11. O. WELLBURN, Collector, Duncan, B.C., 31st May, 1892.

12. O'Voters is hereby given that John Miles has filed the necessary papers and made application for a Crown Grant in tavour of the Mineral Claim known as the "Majestic," sitnate about one mile west of Eagle Creek, and six miles west of Nelson, West Kootenay District. Adverse claimants, if any, will forward their objections within 60 days of publication.

N. FITZSTUBBS, Gold Commissioner, je9

Nelson, B.C., June 1st, 1892.

\*\*LAND REGISTRY ACT.\*\*

"LAND REGISTRY ACT."

S Nos, 30, 31 and 32, Fernwood Estate, Victoria City, except those Portions of said Lots 30 and 31 known as Lots 1 to 18, Inclusive.

N. FITZSTUBBS,

Gold Commissioner.

Nelson, B.C., 26th March, 1892

A CERTIFICATE of Indefeasible Title to the above hereditaments will be issued to Charles. Thomas Dupont on the 15th day of Angust, 1892, unless in the meantime a valid objection thereto be made to the Registrar-General, in writing, by some person claiming an estate or interest in said hereditaments, or some part thereof.

C. J. LEGGATT,

Registrar-General.

Registrar-General.

Registrar-General.

POTICE is hereby given that Thomas Radburg, Control of the behalf of himself and James Fell, William Jensen, Frederick Frembd, has filed the necessary papers and made application for a Crown Grant in favour of the "Bonanza Queen" mineral claim, situate on the Toulaments, or some part thereof.

Adverse claimants, if any, will forward their objections within 60 days from date of this publication.

JOHN CLAPPERTON,

Government Agent.

Nicola, May 25th, 1892.

## CERTIFICATES OF INCORPORATION.

"BENEVOLENT SOCIETIES" ACT, 1891."

The British Columbia Protestant Orphans' HOME.

WHEREAS we the undersigned, the President, Secretary, and Treasurer, for the time being appointed by the Committee of Management of the British Columbia Protestant Orphans' Home, of Victoria, British Columbia, and other members of the stid Committee are desirons of becoming a body corporate and politic in accordance with the provisions of the "Benevolent Societies' Act, 1891," having the powers, rights, and immunities vested by law in such bodies, now we do hereby declare as tollows:

1st. That the intended corporate name of the Society is "The British Columbia Protestant Orphans'

ciety is "The British Columbia Protestant Orphans"

Plome."

2nd. That the purpose or object of the Society is to receive and provide a home for orphan, destitute, and other children requiring such care, and to educate them in the Protestant faith, and instruct them in

the elements of secular knowledge.

the elements of secular knowledge.

3rd. That the names of those who are to be the first managing officers are Frederick Hammett Worlock, President, Charles Hayward, Secretary, and James Hutchesou, Treasurer, and of the Managing Commutee are Right Rev. Bishop Cridge, Rev. Coverdale Watson. Rev. Patrick MacFarlan Macleod, Percival R. Brown, Charles Hayward, David Spencer, Herbert Carmiclaed, Robert Paterson Rithet, Noah Shakespeare, Frederick Hammett Worlock, Henry Jewel, and James Hutcheson. and James Hutcheson.

4th. That the affairs of the Society shall be managed by a committee consisting of twelve members of the Society, to be elected at the annual meeting of the members, to be held on the second Tuesday of

December in each year.

5th. That the Committee shall, at their first meeting, to be held not later than one week after their election, appoint from their own number a President, Secretary and Treasurer.

Dated this ninth day of May, A. D., 1892.

Witness to the signatures of Frederick Hammett Worlock, Rev. Patrick McFarlan Macleod. Right Rev. Bishop Cridge, Rev. Coverdale Watson, James Hutcheson, Noah Shakespeare, Charles Hayward, Percival R Brown, and David Spencer. Spencer.

FRED. H. WORLOCK
P. McF. MACLEOD,
EDWD. CRIDGE,
JAMES HUTCHESON,
NOAH SHAKESPEARE,
CHAS. HAYWARD,
PERCIVAL. R. BROWN,
DAVID SPENCER,
C. WATSON.

Geo. Jay. Jr., [L.s.] Notary Public.

I hereby certify that the above written declaration is in conformity with the "Benevolent Societies' Act,

Dated this 16th day of May, A. D., 1892.

[L.S.]

C. J. LEGGATT,

Registrar-General of Titles.

Filed (in duplicate) 18th May, 1892, C. J. LEGGATT,

my19

Registrar-General

WE HEREBY CERTIFY that we, the undersigned, desire to form ourselves into a company under the provisions of "The Companies Act, 1890,"
"The Companies Act Amendment Act, 1891," and "The Companies Act (1890) Amendment Act, 1892."

- 1. The name of the company shall be "The San Juan Fishing, Canning and Trading Company, Limited Liability.
  - 2 The objects for which the company is formed are:

(a.) The catching purchasing, canning, salting, curing, packing and preserving of all kinds of fish, and making fish-oil:

(b.) The purchasing, using and holding of fishing boats, steamers and other craft for the purpose of transporting and catching fish, and towing:

(c.) The purchasing, using and holding nets, seines and other implements and instruments for catching and taking fish in the Province of British Columbia, and the adjacent waters thereto:

(d.) The purchasing, leasing, and otherwise acquiring all such lands, whaves and warehouses, buildings and

all such lands, wharves and warehouses, buildings and casements in the Province of British Columbia as may

be necessary or desirable for necessarily carrying on the business and effectuating the objects of the company

(c.) The conducting and carrying on of a retail or

general trading and increantile busines

(f.) To every on the business of a saw mill and deal in timber and humber

(g.) And generally the doing and performing of all matters and things in any way necessary to or de rabbe for furthering or advancing the business and interests of the company.

3. The amount of the capital stock of the said company shall be (\$25,090) twenty five thousand dollars, divided into (100) one hundred shares of the value of

(\$250) (we hundred and tifty dollars each.

The time of the existence of the said company

shall be fifty years.

The number of Directors shall be three,

5. The number of Directors shall be three, and their names are Hamilton Roberts Foot, George Arthur Perrin and Thomas Watson Carter, who shall manage the allairs of the company for the first three months.

5. The head office of the company shall be at the City of Victoria.

Dated the 27th day of April, A.D. 1892.

Made, signed and acknowledged before me this 27th day of April, 1892.

GEO. A. PERRIN.

T. W. CARTER. edged before me confidence of April, 1892.

[L.S.] J. P. Walles,

Notary Public in and for the

Province of British Columbia.

Content person

I hereby certify that Hamilton Roberts Foot, George Arthur Perrin and Thomas Watson Carter, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at Victoria, this twenty-seventh day of April, in the year of Our Lord one thousand eight

hundred and ninety-two.

J. P. Walls, N. P., B. C.

Filed (in duplicate) 29th April, 1892. LEGGATT. Registrar of Joint Stock Companies.

"COMPANIES" ACT, 1890," AND AMENDING ACTS.

MEMORANDUM OF ASSOCIATION OF THE SQUAMISH VALLEY HOP-RAISING COMPANY, LIMITED LIABILITY.

- The name of the company is "The Squamish Valley Hop-raising Company, Limited Liability."
   The objects for which the company is established

are :-To carry on the business of raising hops

(a.) To carry on the business of raising hops; (b.) To purchase, to take on lease or in exchange, hire, or otherwise acquire any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purpose of its business, and in particular any land, buildings, easements, machinery, plant and stock in trade.

trade; (c.) To make, accept, indorse and execute promissory notes, bills of exchange, or any other negotiable

instruments;

(d.) To construct, maintain and alter any buildings or works necessary or convenient for the purpose of the company;

(e.) To invest the moneys of the company not immediately required upon such securities as may from

time to time be determined;
(f.) To raise money in such other manner as the company shall think fit, and in particular by the issue of debentures charged upon all or any of the company's property, both present and future, including its uncalled

capital;
(g.) To sell, improve, manage, develop, lease, mortgage, dispose of, or otherwise deal with all or any

property of the company:

(h.) To allot shares in the company, to be considered as fully paid up, in payment for any property of whatever description which the company may acquire, or securities held or acquired by the Company for any other consideration which may be within the

scope of the company's lusiness;

(i.) To do any of the above things, either alone or in connection with any other company, corporation,

firm or person; (j, ) To do all such other things as are incidental or conducive to the attainment of the above objects, or

any of them;

(k.) To do all or any of the above acts, either in the Province of British Columbia or elsewhere.

3. The amount of the capital stock of the company is \$10,000, divided into 1,000 shares of \$10 each.

4. The time of the existence of the company is 50

years
5. The number of the Trustees is five, viz.:—Duncan Bell Irving, Captain Charles Gordon, W. E. Green, William Shannon and E. Lindsay Phillips, all of the City of Vancover, who shall manage the affairs of the company for the first three mouths.
6. The principal place of business of the company is at Vancour or

is at Vancouver.

7. No shareholder shall be individually liable for the debts or liabilities of the company, but the liability of each shareholder shall be limited to the ealls and assessments to be legally levied upon the shares held

by him.

We, the several persons whose names are subscribed,

We are being formed into a company in pur-

are desirons of being formed into a company in pursuance of this Memorandum of Association.

Dated the 4th day of May, one thousand eight hundred and ninety-two.

Witness to the signatures of Wm. Shannon, Duneau Bell-Irving, Edwin Lindsay Phillips, W. E. Green CHARLES GORDON. lips, W. E. Green, and Chas. Gordon. THOMSON BLACK,

Notary Public, and Commissioner to administer oaths in the Supreme Court of Brit. Columbia.

PROVINCE OF BRITISH COLUMBIA, DISTRICT OF NEW WESTMINSTER, CITY OF VANCOUVER.

On the day before mentioned in the above Memorandum of Association before me, T. Thomson Black, a Notary Public and Commissioner to administer oaths in and for the Province of British Columbia, and residing in the City of Vancouver, in the said Province, personally appeared William Shannon, Dunean Bell-Irving, Edwin Lindsay Phillips, W. E. Green and Charles Gordon, known to me to be the individuals described in, whose names are subscribed to, and who executed the above instrument in duplicate, and they executed the above instrument in duplicate, and they severally acknowledged to me that they executed the above instrument or Memorandum of Association.

above instrument or Memorandum of Association.

In witness whereof I have hereunto set my hand and affixed my official seal at my office, in the City of Vancouver, this 4th day of May, 1892.

[L.S.] T. Thomson Black,

Notary Public, and Commissioner to administer oaths in and for the Province of Brit. Col.

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Filed (in duplicate) 13th May, 1892. C. J. LEGGATT, y19 Registrar of Joint Stock Companies.

"THE CANADIAN MUTUAL LOAN AND IN VESTMENT COMPANY" (FOREIGN.)

REGISTERED THE 28TH DAY OF MAY, 1892.

Certificate of Registration,

THIS IS TO CERTIFY that I have this day registered "The Canadian Mutual Loan and Investment Company" (Foreign), under the "Companies Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the company is established are: The accumulation of funds to be paid in on the basis of monthly instalments on its shares of stock, and loaning such funds with its net accumulations or and roaning such funds with its net accumulations or other net carnings to its members upon mortgages and real estate securities for the purpose of enabling them to purchase, build upon, or otherwise improve their real estate, or upon the pledge of the stock of the company held by its members, and to conduct the ordinary and usual course of business as conducted by such companies under the laws of this Province, and transact all such other business as the laws of the Province of Ontario allow Mutual Building Societies to do and perform.

The amount of the capital stock of the said company is fifty million dollars, divided into five hundred thousand shares of one hundred dollars each.

The term of existence of the said company is fifty

The place of business of the said company is located at Number 512, Cordova Street, Vancouver City, in the Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office this 28th day of May, 1892, at the City of Victoria, in the Province of British Columbia

[L.S.] je2

C. J. LEGGATT, Registrar of Joint Stock Companies

#### LEGAL PROFESSIONS ACT.

#### "LEGAL PROFESSIONS ACT."

OTICE is hereby given that two months after date I intend to apply to the Law Society of British Columbia to be admitted as a Solicitor.

Dated 11th May, 1892.

my12

O. L. SPENCER.

HEREBY give notice that I have applied to the Benehers of the Law Society of British Columbia for call to the Bar and for admission as a Solicitor of the Supreme Court of the said Province, subject to the provisions of the "Legal Professions Act," and the Act amending the same.

Dated the 26th day of May, 1892.

je2 FINMORE F. McLEOD.

#### MISCELLANEOUS.

NOTICE is hereby given that the Court of Revision for the Corporation of the District of Surrey will be held in the Town Hall, on Saturday, the 25th day of Jnne, at 12 o'clock noon.
EDMUND T. WADE,

C, M, C

Surrey Centre, May 14th, 1892

my19

#### IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE "QUIETING TITLES ACT," AND IN THE MATTER OF SUBDIVISION NO. 17 OF LOTS 654 AND 655, VICTORIA CITY.

OTICE is hereby given that by the order of the Honourable Henry P. Pellew Crease, a Judge of the Supreme Court of British Columbia, in the above matter, dated this 23rd day of March, 1892, upon the application of Ludwig Emil Erb and Joseph Loewen, it was ordered and declared that the said Ludwig Emil Erb and Joseph Loewen are the legal and beneticial owners in fee simple in possession of the aboveficial owners in fee simple in possession of the above-mentioned lands and premises by prescriptive right. And it was further ordered that unless a statement of adverse claim to the said lands be filed in the office of the Registrar of this Honourable Court within three calendar months from the first publication of notice of this application, as directed in the said order, a declaration as above of the title of the said Ludwig Emil Erb and Joseph Loewen do issue. Dated this 23rd day of March, A. D. 1892.

YATES, JAY & RUSSELL, Solicitors for the above-named applicants.

#### IN THE SUPREME COURT.

[Halifax, 88.]

In the Matter of the Bank of Liverpool, and in the Matter of the Winding-up Act, Chapter 129, Re-vised Statutes of Canada.

Before Mr. Justice Townshend, (Sgd.) C. J. T

JON reading the affidavits of George McLeod, John M. Smith, and George Thomson, respectively, sworn and filed herein on the 2nd day of July. ively, sworn and tiled herein on the 2nd day of July, A.D. 1890, the notice of motion dated 2nd July, 1890, and the affidavits of George W. Schurman of the service thereof, and the notice of motion bearing date the

27th day of April, 1892, and the affidavit of the service 27th day of April, 1892, and the allidavit of the service thereof, with the affidavit of George McLeod, sworn the 12th day of April, 1892, and the papers on file herein, and on motion of Counsel for the Liquidators of the Bank of Liverpool:

It is ordered that the first day of September, A.D. 1892, be and the same is hereby fixed as the day on or within which creditors of the said Bank of Liverpool

and others who have claims thereon may send in their claims. Such claims are to be sent to the Liquidators of the said Bank at the City of Halifax, in the County of Halifax, and Province of Nova Scotia. This Order is made under the 59th section of the Winding up Act a foresaid.

a foresaid.

It is further ordered that the publication of the notice hereto annexed and marked "A" for one month by one insertion each week in the Liverpool "Times" newspaper, published in Liverpool, in the County of Queens, and Province of Nova Scotia, and in the Liverpool "Advance" newspaper, published in Liverpool, in the said County of Queens, in the Province of Nova Scotia, and in the Canada Gazette, and in the Official Gazette of each Province of Canada shall be sufficient notice thereof to the creditors of the said Bank of Liverpool, and to all other persons who have claims on the said Bank of Liverpool, including the holders of bank notes in circulation.

Dated, Halifax, the 30th day of April, A.D. 1892.

(Signed) S. H. HOLMES,

Prothonotary

## "A."

## IN THE SUPREME COURT.

[Halifax, SS.]

In the Matter of the Bank of Liverpool, and in the Matter of the Winding-up Act, Chapter 129, Revised Statutes of Canada.

(Sgd.) C. J. T.

OTICE is hereby given that the Hon. Charles J.
Townshend, a Judge of the Supreme Court of
Nova Scotia, under the provisions of the 59th and
104th sections of the said Winding-up Act, has fixed
the first day of September, A.D. 1892, as the day on
or within which ereditors of the said Bank of Liverpool and others who have claims thereon, including holders

and others who have claims thereon, including holders of bank notes in circulation, may send in their claims. All such claims are to be sent to the Liquidators of the said bank of Liverpool at the City of Halifax, in the Province of Nova Scotia, and all such claims may be forwarded or addressed to George McLeod, Local Manager of the Bank of Nova Scotia, Halifax, Nova Scotia.

Scotia

Dated at Halifax, the 30th day of April, A.D. 1892.

THE BANK OF NOVA SCOTIA,

GEORGE McLeod, Agent,

JOHN M. SMITH,

GEORGE THOMSON, -Liquidators.

mv12

R. L. BORDEN, Solicitor for the said Liquidators.

#### SALE OF UNCLAIMED BAGGAGE.

OTICE is hereby given that all baggage left on C. P. N. Co's. dock previous to March 15th, 1891, and unclaimed at this date, will be sold at public auction, at George Byrnes' Auction Rooms, Fort Street, on Wednesday, June 15th, at 11 o'clock a.m.

JNO IRVING, Manager.

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#### NOTICE.

HEREBY GIVE NOTICE that the Municipal Council of Maple Ridge will sit, at the Town Hall, as a Court of Revision, on Saturday, June 4th, 1892, at 10 o clock a.m. All persons who deem themselves over-charged, or otherwise improperly assessed, may notify me in writing on or before the above date, specifying in said notice the grounds of their grievance, and the complaint shall be tried by the Court of Revision, in conformity with the provisions of the Statutes in that behalf.

Haney, B.C., March 25th, 1892.

E. J. Buck, *C.M.C.* 

#### NEW WESTMINSTER CITY BY-LAWS.

STREET WATERING BY LAW, 1892.

A By-Law to provide for watering certain partious of Columbia and I cout Streets, in the City of New Westminster, and to levy and collect a Special Rate for such Service.

W HEREAS two-thirds of the citizens resident on Columbia Street, between Fourth and McNeely Streets, and on Front Street, between Eighth Street and the western boundary of Lytton Square, have petitioned this Conneil to provide for the watering of the said portions of Columbia and Front Streets;

And whereas the whole number of citizens residing

on Columbia and Front Streets within the limits herein

before set out has been ascertained to be 140;
And whereas it has been ascertained that the service herein provided for can be performed for the sum of

\$140 per month;
And whereas for the payment of the said sum of \$140 per month, it will be necessary to levy and collect each month by special rate the sum of \$1 from each citizen residing on said portions of Columbia and Front Streets

Therefore the Municipal Conneil of the Corporation of the City of New Westminster enacts as follows:—

1. There shall be levied and collected from every

1. There shall be levied and collected from every person now resident, or who shall, during the continuance of the service herein provided for, become resident, on Columbia or Front Streets, within the limits hereinbefore set out, the sum of \$1 in each and every month, in addition to all other rates, for the purpose of defraying the cost of said service, the said sum to become due and payable by every such person on the last day of each month during the continuance of said service, the first payment to become due and payable on the last day of June, 1892.

2. The service herein provided for shall begin forthwith, or so soon as the Council may by resolution determine, and shall continue until the 30th day of September, 1892, or so long thereafter as may be required and determined by resolution of the Council.

3. In case any person who is assessed under this by-

3. In case any person who is assessed under this byhw refuses or neglects to pay the special rate fixed by this by law, and the same shall remain unpaid for thirty days after the same has become due, the Collector of the said city may proceed to collect the same by process of law, as provided in the "New Westminster Act, 1888."

This by-law may be cited as the "Street Watering By-Law, 1892."

Passed finally in open Council the 30th day of May, 1892.

[L.S.]

WM. B. TOWNSEND, Mayor.

D. Robson, City Clerk.

je9

## LANGLEY BY-LAWS.

LANGLEY MUNICIPAL BY-LAW NO. 76. ENTITLED

"LANGLEY HIGHWAY BY-LAW."

For the purpose of opening roadways through vertain lands in the Municipality of Langley

WHEREAS the Corporation of the Municipality of Langley is by the "Municipality Act, 1892," empowered to make this by-law; and whereas it is necessary and expedient to open a public roadway from the south-west angle of Lot No. 386, Group 2., to the eastern boundary of a road used as section road; and also one from a point on the eastern boundary of the trunk road, where the centre line of new bridge across Salmon Piper intersects said coefficient when the control of the trunk road, where the centre line of new bridge across Salmon River intersects said eastern boundary to the centre of road known as Titmus Road, New West-

centre of road known as Titmus Road, New Westminster District;

Therefore the Reeve and Council of the Corporation of the Township of Langley enacts as follows:—

1. That a public roadway thirty-three (33) feet wide shall be established and opened up for the use of the public, commencing at the south-west angle of Lot No. 386, Group 2., New Westminster District, and thence S. 82° 30' W. 12 chains 65 links; thence S. 70° W. 9 chains 27 links; thence S. 54° 40' W. 5 chains 21 links; thence S. 60 W. 5 chains 57 links; thence S. 47° W. 4 chains 10 links to the eastern boundary of a road used as section road. Bearings magnetic. Said described line to be the centre of road.

2. That a public roadway, sixty-six (66) feet wide, shall be established and opened up for the use of the shall be established and opened up for the use of the public, commencing at a point on the castern boundary of the trunk road, where the centre line of new bridge across the Salmon River intersects said eastern boundary, and thence N. 81° E. along centre of bridge 6 chains 88 links; thence N. 59 40′ E. 5 chains 97 links; thence N. 71° E. 18 chains 03 links; thence N. 77° 30′ E. 4 chains 20 links to centre of road known Titmus road. Bearings magnetic; said described line to be road. Bearings magnetic; said described line to be centre of road

And the same are hereby declared to be open and

And the same are hereby declared to be open and established as public roadways.

This may be cited for all purposes as the "Langley Highway By-Law No. 76."

Passed the Council the 7th day of May, 1892.

Reconsidered and adopted and the seal of the Corporation of Langley attached hereto this 4th day of June, 1892.

JAMES S. GRAY,
Reeve.

[L.S.] GEORGE RAWLISON.

Clerk, Langley Municipal Council.

#### NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Corporation of Langley on the 4th day of June, A.D., 1892, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make his application for that purpose to the Supreme Court within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf. GEORGE RAWLISON, C. M C.

## VANCOUVER CITY BY-LAWS.

#### BY-LAW No. 143

A By-law to regulate the wires and equipments to be ased for the electric lighting of all buildings or premises within the city limits.

WHEREAS it is deemed expedient for the better protection of the citizens and property against fire that a by-law should be passed regulating the erection, maintenance, and use of all wires and equipment that may be used within the City of Vancouver for the purpose of conducting electricity for lighting honses or premises within the limits of the city:

Be it therefore enacted by the Mayor and Aldermen of the City of Vancouver in open Council assembled as

That the Council may by resolution from time to time appoint an inspector of wires and buildings at such salary as may be thought fit, whose duties it shall be to see that the regulations contained in this by-law are enforced and earried ont.

That all wires and equipments that may be creeted and maintained in connection with the electric lighting of any buildings and premises within the limits of the City of Vancouver shall be contructed, arranged, and maintained in accordance with the

arranged, and maintained in accordance with the following regulations, that is to say:—

(1.) That the conducting wires shall be of copper, and shall have a weight per running foot at least equal to that of the wire (or parallel group of wires) constituting the main circuit of the magnetic regulator of the electric lamps (are lamps), or of the armature of the machine employed, which ever of these is greatest;

(2.) All lights on wires shall be so made as transcent.

(2.) All joints on wires shall be so made as to seeure perfect and durable contacts, which shall always main-

to that of the wire generally;
(3.) The joint shall be so made as in the ordinary
"telegraph splice," that it is mechanically secure
against motion and displacement, and shall then be to leave no corrosive or otherwise injurious substance on the connection. After joining and soldering the joint shall be covered with insulating material in such a way as to make the insulation of the joint as good as that of the rest of the line;

(4.) A joint made by the process of electric welding would be the equivalent of one made as indicated above, but no joint depending upon solder for its mechanical integrity, either wholly or in part, will be

allowed:

(5.) Outside wires shall be covered with at least two eoatings, one of insulating material, impervious to water, next to the wire, and the other of some sub-

stance fitted to resist abrasion or like mechanical stance fitted to resist abrasion of the mechanical injury, and shall be firmly seemed to substantial approved insulators adequately supported. All "tye wires," or those used to secure the conductors to the "insulators," shall be themselves covered with waterproof insulating and mechanically resistant material similar to that used on the conductors themselves

(6.) Overhead conducting wires shall be supported on poles as far as possible, so that they can be easily reached for inspection, and when this cannot be done, and special permit is granted allowing them to be carried over or attached to buildings, they shall be supported at heart seven feet above the generally level of the roof, and at least one foot above the ridge of

'pitch roofs.

(7.) Where wires approach buildings to enter them they must be so located as not to be readily reached by the occupants of such buildings, and, in the case of are light systems, must maintain a minimum distance of ten inches apart, and for incandescent systems of six inches apart, except where the wires are carried in conduits:

(S.) When these exterior electric light wires are near other conductors of any kind capable of carrying off a part of the current if contact should be made, dead insulated guard irons shall be placed so as to prevent any such contact in case of accidents affecting the wires or their supports;
(9.) Like precautions shall be taken where acute angles occur in the line wires;
(10.) Overhead wires from the main circuit or pole lines in the street to the insulators attached to the

lines in the street to the insulators attached to the buildings which they enter shall not be less than ten inches apart from are wires, or six inches from incandescent wires carrying currents of 250 E.M.F. as a maximum. They shall be securely and rigidly supported as insulators of glass, porcelain, or other approved material;
(11.) Wherever electric light wires enter buildings

through their exterior walls the wires shall be firmly supported and encased in tubes of non-conducting material not liable to absorb moisture (e. g., porcelain

material not liable to absorb moisture (e. g., porcelain or glass), and so placed as to prevent the entrance of rain water along the wires (e. g., the tubes shall slope npward as they pass inward through the wall);

(12.) Both the ingoing and returning wires, where are lights are supplied, must enter the building at the same location, and pass through an approved manual "cut-ont-box" or switch, which shall be placed where it will be easy of access to firemen and the police;

(13.) In the interior of buildings wires for are lights

(13.) In the interior of buildings wires for are lights besides being covered with an insulating covering, such as has been already described, shall be in all cases securely attached and supported by insulators, which shall keep them out of contact with any wall, partition, eeiling, or floor so as to secure an air space of at least one-quarter inch between the wire and any adjacent wall, partition, ceiling, or floor, and wherever the wire cross or come near to any other wires, pipes, of other conductors the wires shall all be rigidly secured and separated from each other or any other conductors by means of some rigid non-conducting material;

(14.) Are wires of opposite polarities (i.e., the incoming and outgoing wires from each lamp, or of each circuit), shall be kept at a distance of not less than eight incines from each other, except within the structure of lamps or on switch boards, ent-out boxes of the like where a parear approach is presented.

structure of lamps or on switch boards, cut-out boxes of the like where a nearer approach is necessary; (15.) In exceptional cases, however, where the wires are so rigidly secured and insulated that contact or connection between them is quite impossible, they may be allowed to approach much nearer  $(\epsilon, g)$ , if each wire or conductor is covered with a thick and indisplaceable insulation, which, in turn, is covered by a leaden sheath or pipe, and then two or more such pipes are inclosed in an iron pipe in such a manner that catch sheath or pipe, and then two or more such pipes are inclosed in an iron pipe in such a manner that injury to the lead covered cables is impossible, this would be an allowable substitute for the eight inches of absolute separation called for in the general rule); (16.) Wherever wires are carried through walls, partitions, or floors within a building they shall be

partitions, or hoors within a building they shall be surrounded by a special rigid insulating tube or easing impervious to water, and shall be so attached and supported as to be seenre from abrasion or other mechanical injury. (Note.—Soft rubber tubing will not meet the above requirements as an insulation).

(17.) The exterior frames and other exposed parts of are lumps shall be securely insulated from the alectric

are lamps shall be seenrely insulated from the electric eircuit, and all such lamps shall have glass globes sur-rounding the light, and inclosed below so as to prevent the fall of ignited particles. Where inflammable materials are placed below such lamps the globe shall be surrounded by a wire netting capable of keeping the parts of the globe in place if it is fractured in use:

(18.) In show windows and other places where inflammable noterials are displayed, and in factories or wood working establishments where "flyings" may be present to the air, each lamp shall be provided with "spark-arresters":

(19.) Each lamp shall be provided with a hand switch, and also with an automatic switch, which shall shant the current round the carbons before the are between them reaches a dangerous length:

(20.) In the distribution of the conductors through buildings, "concealed work," such as the placing of wires under floors or within partitions, walls, or ceilings, shall be avoided as much us possible:

(21.) In perfectly and securely dry localities an approach insulated wire without waterproof covaring

approved insulated wire without waterproof covering new be used, provided the wires are not concealed,

and are supported by cleats or insulators:

(22.) Wherever the wires are to be in any way covered up they must be coated with an approved waterproof insulation, or otherwise protected in such manner as may be from time to time approved by the

Inspector:
(23.) In all cases of concealed work, the person, persons, or body corporate proposing to introduce the same shall furnish the Inspector with a detailed diagram of the work, showing the kind and size of wire used at the different branches, with particulars as to the insulation and in what material imbedded,

as to the institution and in what inferral imbedded, location of cut-outs, switches, &c., the diagram to be signed and sworn to by the person or officers of the company and filed with the Inspector for reference:

(24.) If wires are embedded in the plaster of walls, ceilings, or partitions, they shall be separated not less than ten inches from each other, in addition to being invaluable as above described, allow they are released. insulated as above described, unless they are enclosed

in approved conduits;

(25.) In buildings in course of construction, terminal wires shall be so arranged as to be seeure from injury

by the plasterers;
(26.) Wires insulated as above may be covered by or imbedded in mouldings in dry locations, but in breweries, paper mills, dye houses, and other like places where they are exposed to moisture they shall be carried out of contact with the walls, ceilings, and the like on approved insulators, or in such waterproof and insulating conduits as may be approved by the Committee.

(27.) Couduits to be approved shall be continuous from one junction box to another, or to fixtures, and be of material that will resist the fusing of wire or wires they contain without destroying or igniting the conduit, and if not entirely embedded in plaster or other non-inflammable material, or not inflammable themselves, must have an outer covering which is noninflanmable, and be so placed that they will be protected from injury and breakage, and all wires intended to carry more than five ampere currents shall be placed in separate conduits, unless a special permit is issued for same, on branches inbedded for wires of five ampere currents and less; the positive and negative wires, if properly insulated, may be placed in the same conduit, provided a double pole safety fuse is inserted at each branch connection;

(28.) In these systems, where alternating currents of high electromotive force are used on the main line, and secondary currents of low electromotive force are developed in local "converters" or "transformers," the entire primary circuit and the transformers shall, where possible, be excluded from any building, and be confined to the aerial line (the transformers being attached to the poles or the exterior of the buildings), or to underground conduits if such are used, or placed

in fire-proof vaults or exterior buildings; (29.) In those cases, however, where it may not be possible to exclude the transformers and entire primary from the building, the following precautions shall be

strictly observed:—
(30.) The transformer shall be constructed with or enclosed in a fireproof or incombustible case, and located at a point as near as possible as that at which the primary wires enter the building. Between these points, the conductors shall be heavily insulated with a coating of approved waterproof material, and, in addition, shall be so covered in and protected that mechanical injury to them or contact with them shall

be practically impossible;
(31.) These primary conductors, if within a building, shall be also furnished with a double pole switch or separate switches on the ingoing and return wires, and also with automatic double pole cut-out where they enter the building, or where they leave the main line on the pole, or in the conduit. The switches above

reterred to should, if possible, be enclosed in securo and fireproof boxes outside the building; (3°) Where there is a possible exposure to water, the first or second-coating shall be impervious to the

(33.) For incandescent lamp fixtures and electroliers, exceptions may be uside to the foregoing rule in which the wires can be placed nearer than the prescribed distance to each other or to other conductors, provided the fixture is fully insulated at the base from house and ground piping, and further provided that a double pole safety eatch is placed at the base of each fixture, or at the nearest branch connection, as may be required by the Inspector;

(34.) In all cases where combination (gas and electric) fixtures are used, extra precaution shall be taken to seeme complete and continuous insulation from the

gas piping

(35.) All machine lamps, wires, and other parts of electric systems shall be so constructed, mounted, and secured so as to insure complete and continuous insulation, with such exceptions only as are hereinbefore stated, and in no case shall ground circuits be em-ployed, or any part of the system be allowed to come in contact with the earth through gas or water pipes

or the like;
(36.) Wherever a current of such high electro-motive force is employed that, if concentrated on one lamp or motor of the series, it would produce an arc capable of destroying or fusing part of such lamp, an automatic switch shall be introduced in each lamp or motor, by which it will be thrown out of circuit before the arc

approaches any such dangerous extent;

(37.) Wherever a connection is made between a larger and smaller conductor at the entrance or within a building, some approved automatic device shall be introduced into the circuit of the smaller conductor at or close to its junction, by which it shall be interrupted whenever the current passing is in excess of its safe

carrying capacity;
(38.) All cut-out boxes or switches which shift, transmit, or break a current shall be mounted on incombustible bases, and so arranged as to close one circuit before they open another, and operate in such a manner that no are can be formed between the contact surfaces when thrown "on" or "off." It shall be so far positive in its action that it cannot stop between the extreme positions. It must indicate on inspection whether current is on or off. This regulation applies to isolated plants as well as to those connected with

central stations;
(39.) The rules and regulations under the head of insulation, automatic cut-outs, and switches shall be observed where electric motors are used, and, in addition, the motor frames shall be properly insulated, and so mounted as to be free from grounds, and each motor shall be provided with an approved switch to prevent an excessive flow of current;

(40.) When the current for lights or power is takeu from storage batteries, the same general regulations

are to be observed;
(41.) "High potential circuits or wires":—This term includes all wires arranged with the view of carrying eurrents of more than two hundred and fifty volts difference of potential between any two parts of the system, even if such current is used to run incandescent lamps

(42.) Low potential circuits or wires are such as do not carry currents of more than two hundred and fifty

(42a.) Before any wires laid or embedded in the plaster or material composing any walls, ceilings, or partitions of buildings are covered up or coneealed, notice shall be given by the owner or contractor to the Inspector requesting him to inspect the same. shall so inspect within two days, and if he condemns shall so inspect within two days, and if he condemns them as not being laid or constructed in accordance with the provisions of this by-law, they shall be forthwith removed by the owner or contractor. Any owner or contractor failing to give the aforesaid notice before covering up and concealing the said wires, or failing, in the event of the said wires being condemned, to forthwith remove the same, shall be liable to the penalties of this by-law. penalties of this by law.

(43.) Any person, persons, or body corporate, by themselves, their agents, or servants, erecting or maintaining any wire used for the conduct of electricity within the limits of the City of Vancouver contrary to the foregoing regulations shall be guilty of an infraction of this by-law, and liable to the penalties

thereof.

3. Any person, persons, or body corporate convicted of a breach of the provisions of this by-law before the

Mayor, Police Magistrate, or other Justice or Justices of the Peace having jurisdiction within the city, shall forfeit and pay for such offence such sum not exceeding one hundred dollars (\$100) and costs, together with the costs of prosecution, as to the Mayor, Police Magistrate, or other convicting Justice or Justices shall seem right; and in default of payment of the said penalty and costs forthwith, the said penalty and costs forthwith, the said penalty and costs of the offender or offenders, and in case of there being no distress found out of which the said penalty can be levied, the Mayor, Police Magistrate, or other convicting Justice or Justices may, under his hand and seal, issue a warrant committing such offender or offenders to the common gaol for any period not exceeding two months, with or without recessions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of this by-law shall be laid or made in writing within seven days after the commission of the provisions of the sub-law before the Mayor, Police Magistrate, or other Justices of the Peace, having jurisdiction within the City, shall forfeit and pay for such offence such sum not exceeding one hundered dollars (\$100) and costs, together with the costs of prosecution as to the Mayor, Police Magistrate or other convicting Justices or Justices shall seem right, and in default of payment of the said penalty and costs forthwhich the said penalty and costs, or costs only, may be levied by distress of the goods and chattles of the goods and chattles of the said penalty and costs, or costs o

Mayor.

[L. s.]
Thos. F. McGuigan, City Clerk.

#### BY-LAW NO. 144.

A By-Law to provide for the closing of Hotels, Saloons and Shops on Sundays.

WHEREAS it is deemed expedient for the good government of the City that all hotels, saloons and licensed shops should be closed on Suudays and no

1. In all places where intoxicating liquors are and License By-Law.
may be sold by wholesale or retail, or other disposal of Therefore the the said liquors shall take place therein, or on the presumes thereof, or out of or from the same to any person.

1. There shall be added to the said by-law numbered or persons whomsever, from or after the hour of seven 133 a new clause to be known as clause "36A," as folocicle on Saturday night till six o'clock on Monday lows: o'clock on Saturday night till six o'clock on Monday morning thereafter, save and except in cases where a requisition for medical purposes, signed by a medical vendee or his agent, nor shall any such liquor whether sold or not be permitted or allowed to be drunk in any such places during the time prohibited by this by-law of the City, and shall not alter or vary the same withfor the sale of the same, except by the occupant or some member of his family or lodger in his house.

2. No person having a license to sell intoxicating liquors, nor any keeper of licensed premises shall sell or allow, permit or suffer, any intoxicating liquors to be sold on his premises between the honrs of eleven o'clock on Saturday night and six o'clock on Monday morning thereafter, excepting in such cases where a requisitiou signed by a medical practitioner or a Justice of the Peace is produced by the vendee or his agent, and after three convictious under this by-law of so selling or suffering to be sold his license shall be can

selling or suffering to be sold his license shall be can-

celled and forfeited.

The keeper of any licensed premises shall keep the bar-room, or room in which liquor is trafficked in, closed as against all persons, other than members of his family or household, between the hours of eleven o'clock on Saturday night and six o'clock on Monday morning thereafter. And any keeper of such licensed premises and any person having a license to sell intoxipremises and any person having a heense to sell intoxicating liquors who allows or suffers any person or persons to frequent or be present in such bar-room or person in which liquor is trafficked in during the time aforesaid shall be guilty of an offence under this bylaw. The "keeper" shall include the person actually contravening the provisions of this by-law as well as the keeper, owner, lessee or person licensed to sall District and Distric the keeper, owner, lessee or person licensed to sell District, and described as follows:

premises, found in the bar-room or room where liquor is usually trafficked, during the prohibited hours aforesaid, shall be guilty of an offence under this by-law.

6. Any person may be proscentor or complainant under this by-law. All informations or complaints for

period not exceeding two months, with or without tress found, out of which the said penalty can be levied, hard labour, unless the said penalty and costs be the Mayor, Police Magistrate or other convicting Jus-Sooner paid.

Done and passed in open Council this 30th day of May, A. D. 1892.

F. COPE,

The Mayor, Finder Magistrate of other controllers to the warrant committing such offender or offenders to the common gaol for any period not exceeding two mouths with or without hard labour, unless the said penalty

and costs be sooner paid.

Done and passed by the Mayor and Aldermen of the City of Vancouver in open Council this 6th day of

June, 1892.

F. COPE, [L.S.] Mayor.

THOS. F. McGuigan, City Clerk.

BY-LAW NO. 145.

A By-Law to amend the Liquor License By-Law.

intoxicating liquors sold therein.

Therefore the Mayor and Council in open meeting

WHEREAS it is deemed expedient to amend the
By-Law numbered 133, known as the "Liquor

Therefore the Mayor and Council in open meeting

[L.S.]

F. COPE. Mayor.

THOS. F. McGUIGAN, City Clerk.

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#### LAND NOTICES.

the keeper, owner, lessee or person licensed to sell liquors in the licensed premises.

4. Every person, not being the occupant or a member of the family of the licensee or lodger in the house, who buys or obtains intoxicating liquor during the site of Balfonr forty chains to post marked "B"; thence does not by-law for the sale thereof, in any place where the same is or may be sold, by wholesale or retail, shall be guilty of an offence under this Kootenay Lake: thence following the meander of the Kootenay Lake: thence following the meander of the by-law.

5. Any person, not being a member of the family or household of the licensee, or keeper of the licensed the place of beginning.

Kootenay Lake; thence following the meander of the shore line of said West Arm in an easterly direction to the place of beginning.

T. LUBBE.

June 7th. 1892

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